HOUSE BILL 2682

State of Washington 62nd Legislature 2012 Regular Session

By Representatives Nealey, Takko, Blake, Hinkle, Harris, Klippert, Walsh, Chandler, Schmick, Armstrong, Orcutt, and Short

AN ACT Relating to narrowing the requirement that utilities purchase electricity, renewable energy credits, or electric generating facilities that are not needed to serve their customers' loads, without changing the annual renewable targets; amending RCW 19.285.040; and creating a new section.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

7 <u>NEW SECTION.</u> **Sec. 1.** (1) The legislature finds that requiring 8 utilities to purchase electricity that they do not need to serve their 9 customers' loads places an unnecessary economic hardship on utility 10 customers. The legislature also finds that energy conservation is the 11 highest priority resource.

12 (2) It is the intent of the legislature to encourage the 13 acquisition of energy conservation and renewable resources to meet 14 utility customers' energy needs.

15 (3) The legislature finds that most utilities have already 16 achieved, or are well on their way to achieving, renewable resource 17 acquisition targets as part of their requirements to serve customers 18 with clean, renewable energy.

1 (4) It is the intent of the legislature to remove unnecessary 2 economic hardship on electric utility customers by eliminating the 3 requirement for utilities to purchase unneeded electricity, renewable 4 energy credits, or electric generating facilities that are not needed 5 to serve their customers' loads.

6 **Sec. 2.** RCW 19.285.040 and 2007 c 1 s 4 are each amended to read 7 as follows:

8 (1) Each qualifying utility shall pursue all available conservation9 that is cost-effective, reliable, and feasible.

10 (a) By January 1, 2010, using methodologies consistent with those 11 used by the Pacific Northwest electric power and conservation planning 12 council in its most recently published regional power plan, each 13 qualifying utility shall identify its achievable cost-effective 14 conservation potential through 2019. At least every two years 15 thereafter, the qualifying utility shall review and update this 16 assessment for the subsequent ten-year period.

(b) Beginning January 2010, each qualifying utility shall establish 17 and make publicly available a biennial acquisition target for cost-18 effective conservation consistent with its identification of achievable 19 20 opportunities in (a) of this subsection, and meet that target during 21 the subsequent two-year period. At a minimum, each biennial target 22 must be no lower than the qualifying utility's pro rata share for that 23 two-year period of its cost-effective conservation potential for the 24 subsequent ten-year period.

25 (c) In meeting its conservation targets, a qualifying utility may 26 count high-efficiency cogeneration owned and used by a retail electric 27 customer to meet its own needs. High-efficiency cogeneration is the sequential production of electricity and useful thermal energy from a 28 29 common fuel source, where, under normal operating conditions, the facility has a useful thermal energy output of no less than thirty-30 31 three percent of the total energy output. The reduction in load due to high-efficiency cogeneration shall be: (i) Calculated as the ratio of 32 33 the fuel chargeable to power heat rate of the cogeneration facility 34 to the heat rate on a new and clean compared basis of а 35 best-commercially available technology combined-cycle natural gas-fired 36 combustion turbine; and (ii) counted towards meeting the biennial 37 conservation target in the same manner as other conservation savings.

1 (d) The commission may determine if a conservation program 2 implemented by an investor-owned utility is cost-effective based on the 3 commission's policies and practice.

4 (e) The commission may rely on its standard practice for review and 5 approval of investor-owned utility conservation targets.

6 (2)(a) Each qualifying utility shall use eligible renewable
7 resources or acquire equivalent renewable energy credits, or a
8 combination of both, to meet the following annual targets:

9 (i) At least three percent of its load by January 1, 2012, and each 10 year thereafter through December 31, 2015;

(ii) At least nine percent of its load by January 1, 2016, and each year thereafter through December 31, 2019; and

13 (iii) At least fifteen percent of its load by January 1, 2020, and 14 each year thereafter.

(b) A qualifying utility may count distributed generation at double the facility's electrical output if the utility: (i) Owns or has contracted for the distributed generation and the associated renewable energy credits; or (ii) has contracted to purchase the associated renewable energy credits.

(c) In meeting the annual targets in (a) of this subsection, a qualifying utility shall calculate its annual load based on the average of the utility's load for the previous two years.

23 (d) A qualifying utility shall be considered in compliance with an 24 annual target in (a) of this subsection if: (i) The utility's weather-25 adjusted load for the previous three years on average did not increase 26 over that time period; (ii) after December 7, 2006, the utility did not 27 commence or renew ownership or incremental purchases of electricity from resources other than renewable resources other than on a daily 28 spot price basis and the electricity is not offset by equivalent 29 30 renewable energy credits; and (iii) the utility invested at least one percent of its total annual retail revenue requirement that year on 31 32 eligible renewable resources, renewable energy credits, or а 33 combination of both.

(e) The requirements of this section may be met for any given year
with renewable energy credits produced during that year, the preceding
year, or the subsequent year. Each renewable energy credit may be used
only once to meet the requirements of this section.

(f) In complying with the targets established in (a) of this
 subsection, a qualifying utility may not count:

3 (i) Eligible renewable resources or distributed generation where
4 the associated renewable energy credits are owned by a separate entity;
5 or

6 (ii) Eligible renewable resources or renewable energy credits 7 obtained for and used in an optional pricing program such as the 8 program established in RCW 19.29A.090.

9 (g) Where fossil and combustible renewable resources are cofired in 10 one generating unit located in the Pacific Northwest where the cofiring 11 commenced after March 31, 1999, the unit shall be considered to produce 12 eligible renewable resources in direct proportion to the percentage of 13 the total heat value represented by the heat value of the renewable 14 resources.

(h)(i) A qualifying utility that acquires an eligible renewable resource or renewable energy credit may count that acquisition at one and two-tenths times its base value:

(A) Where the eligible renewable resource comes from a facilitythat commenced operation after December 31, 2005; and

(B) Where the developer of the facility used apprenticeshipprograms approved by the council during facility construction.

(ii) The council shall establish minimum levels of labor hours to
 be met through apprenticeship programs to qualify for this extra
 credit.

(i)(i) A qualifying utility shall be considered in compliance with 25 26 an annual target in (a) of this subsection if, as of January 1st of the 27 target year, the electricity from the qualifying utility's: (A) Electric generating resources, other than eligible renewable resources, 28 either owned or under contract by the effective date of this section 29 and available to serve the utility's load during the target year; and 30 (B) eligible renewable resources either owned or under contract for the 31 target year and available to serve the utility's load during the target 32 year (or equivalent renewable energy credits), meets or exceeds the 33 utility's load as described in (c) of this subsection. 34

35 (ii) Nothing in this subsection (2)(i) limits or interferes with a 36 gualifying utility's authority to sell or otherwise dispose of any 37 excess of electricity or credits as determined in (i)(i) of this

1 subsection, whether the excess of electricity or credits is greater or

2 less than the annual target.

(j) A qualifying utility shall be considered in compliance with an 3 annual target in (a) of this subsection if events beyond the reasonable 4 control of the utility that could not have been reasonably anticipated 5 or ameliorated prevented it from meeting the renewable energy target. 6 Such events include weather-related damage, mechanical failure, 7 8 strikes, lockouts, and actions of a governmental authority that adversely affect the generation, transmission, or distribution of an 9 eligible renewable resource under contract to a qualifying utility. 10

(3) Utilities that become qualifying utilities after December 31, 2006, shall meet the requirements in this section on a time frame comparable in length to that provided for qualifying utilities as of December 7, 2006.

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